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12 *Attorneys for Defendants*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 MOISES JOSUE CORTEZ,

16 Plaintiff,

17 v.

18 B. STUBBS, *et al.*,

19 Defendants.

20 Case No. 3:21-cv-00316-ART-CLB

21 **ORDER GRANTING
DEFENDANTS' MOTION FOR
EXTENSION OF TIME TO FILE
THEIR REPLY IN SUPPORT
OF DEFENDANTS' MOTION
FOR SUMMARY JUDGMENT**

22 Pursuant to LR 7-1, LR IA 6-1 and 6-2, the parties, by and through their respective
23 counsel of record, stipulate and request that this Court allow Plaintiff to file an amended
24 opposition to Defendants' motion for summary judgment based on newly acquired video
25 evidence. This stipulation serves as the parties' first request. This request is made in good
26 faith and is not intended for purposes of delay. The parties do not intend to request
27 additional extensions upon this stipulation's approval by the Court.

28 In preparation of filing their reply in support of their motion for summary judgment,
29 Defendants noticed that Plaintiff alleged that he did not receive video footage from a
30 handheld camcorder of the incident in question. Undersigned counsel received this footage
31 on the day she sat for the Nevada Bar Exam and thought she had sent the footage to
32 Plaintiff's counsel, but that was not the case. Once counsel noticed this, she immediately
33 sent the footage to Plaintiff's counsel. Based on this new video footage, the parties have

1 agreed to allow Plaintiff to file an amended opposition to Defendants' motion for summary
2 judgment. Additionally, Defendants did not received Plaintiff's exhibits that were filed
3 under seal, nor the accompanying motion to seal.

4 Based on both of these reasons, parties agree and stipulate that Plaintiff will file an
5 amended opposition to Defendants' motion for summary judgment no later than October 2,
6 2023, and Defendants will file their reply no later than October 16, 2023. If Plaintiff chooses
7 not to file an amended opposition, Defendants will file their reply no later than October 3,
8 2023.

9 **IT IS SO STIPULATED.**

10 DATED 11th day of September, 2023.

11 **LJU LAW FIRM**

12 By: James D., Urrutia
13 JAMES D. URRUTIA, ESQ.
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14 5955 S. Edmond St., Ste 12
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15 Attorneys for Plaintiff

DATED 11th day of September, 2023.

AARON D. FORD
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By: Victoria C. Corey
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17 **IT IS SO ORDERED.**

18 
19 UNITED STATES MAGISTRATE JUDGE
20 DATED: September 12, 2023